

## REMARKS

Claims 1-55 are pending in the present application and have been respectfully subjected to a restriction requirement.

This election is being made with traverse and without prejudice to Applicant's rights with respect to any of the claims, including the right to file divisional applications thereon.

Applicants hereby provisionally elect Group I, which corresponds to Claims 1-8 and 16-21.

Applicants also note that no "serious burden" is present in examining claims 9-15 and 22-55 as well, and cite the following:

### 803 Restriction - When Proper

Under the statute an application may properly be required to be restricted to one of two or more claimed inventions only if they are able to support separate patents and they are either independent (**MPEP § 806.04 - § 806.04(i)**) or distinct (**MPEP § 806.05 - § 806.05(i)**).

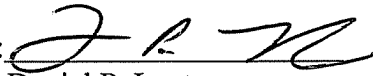
If the search and examination of an entire application can be made *without serious burden, the examiner must examine it on the merits, even though it includes claims to independent or distinct inventions.*

The foregoing is fully responsive to the Office Action.

If there are any charges with respect to this amendment, or otherwise, please charge them to Deposit Account No. 06-1130 maintained by Applicant's attorneys.

Respectfully submitted,

CANTOR COLBURN LLP

By:   
Daniel P. Lent  
Registration No. 44,867  
CANTOR COLBURN LLP  
55 Griffin Road South  
Bloomfield, CT 06002  
Telephone (860) 286-2929  
Facsimile (860) 286-0115  
Customer No. 23413

Date: June 12, 2007

10/529,332  
KOY-0048